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6	ADVINED OF A TIP	
7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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9	UNITED STATES OF AMERICA,) NO. 2:12-CR-00119-MJP
10	Plaintiff,) DEFENDANT'S MOTION TO SUPRESS) EVIDENCE
11	VS.	
12	MICHAEL A. DREYER,) NOTED: June 15, 2012
13	Defendant.) Evidentiary Hearing Requested
14	MOTION COMES NOW Michael Dreyer, by and through counsel John Kannin, and pursuant to Rules 12(b)(3) and 41(h), and the Fourth Amendment to the U.S. Constitution, and the reasons set forth below, moves s to suppress all evidence and fruits thereof collected as a result of the search of the defendant's home and computers conducted on July 6, 2012 and the second search of his computers conducted in December 2011. This motion is based on the following supporting memorandum.	
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21	Respectfully submitted this 31 st day of May, 2012.	
22		/ John Kannin ohn Kannin, WSBA #23715
23	E	mail: paralegal@kanninlaw.com
24	A	ttorney for Michael Dreyer
25		
	DEFENDANT'S MOTION TO SUPRESS	KANNIN LAW FIRM P.S.

EVIDENCE - 1

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